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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/644,799	08/21/2003	Ken Hirunuma	P23759	7413	
7055	7590 10/11/2005		EXAMINER		
GREENBLUM & BERNSTEIN, P.L.C.			PRITCHETT, JOSHUA L		
1950 ROLAND CLARKE PLACE RESTON, VA 20191		LACE	ART UNIT	PAPER NUMBER	
,			2872		
			DATE MAILED: 10/11/2005	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
		10/644,799	HIRUNUMA ET AL.	
On	ice Action Summary	Examiner	Art Unit	
		Joshua L. Pritchett	2872	
The N Period for Repl	MAILING DATE of this communication app y	ears on the cover sheet with the c	orrespondence address	
WHICHEVEI - Extensions of ti after SIX (6) Mo - If NO period for - Failure to reply Any reply receive	NED STATUTORY PERIOD FOR REPLY R IS LONGER, FROM THE MAILING DAME in the may be available under the provisions of 37 CFR 1.13 CNTHS from the mailing date of this communication. The reply is specified above, the maximum statutory period we within the set or extended period for reply will, by statute, wed by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be time 11 apply and will expire SIX (6) MONTHS from to 12 cause the application to become ABANDONED	lely filed the mailing date of this communication. (35 U.S.C. § 133).	
Status				
1)⊠ Respo	nsive to communication(s) filed on <u>16 Au</u>	<u>ıgust 2005</u> .		
2a)☐ This a	ction is FINAL. 2b)⊠ This	action is non-final.		
3) Since	this application is in condition for allowan	ice except for formal matters, pro	secution as to the merits is	
closed	in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	33 O.G. 213.	
Disposition of C	Claims			
4)⊠ Claim(s) <u>1 and 3-33</u> is/are pending in the applic	cation.		
4a) Of	the above claim(s) is/are withdraw	vn from consideration.		
	s) is/are allowed.			
<u> </u>	s) <u>1 and 3-33</u> is/are rejected.			
·	s) is/are objected to. s) are subject to restriction and/or	r election requirement		
	s) are subject to restriction and/or	election requirement.		
Application Par	pers			
•	ecification is objected to by the Examine			
, —	awing(s) filed on 21 August 2003 is/are:			
• •	nt may not request that any objection to the			
•	ement drawing sheet(s) including the correcti			
TT)∐ THE Ua	th or declaration is objected to by the Ex	armier. Note the attached Office	Action of form F 10-132.	
Priority under 3	5 U.S.C. § 119			
12)⊠ Acknov	vledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).	•
· — _	b) Some * c) None of:			
	Certified copies of the priority documents		ara Nia	
	Certified copies of the priority documents Copies of the certified copies of the prior			
· 	application from the International Bureau		d III tilis National Stage	
	attached detailed Office action for a list	` ''	ed.	
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Attachment(s)				

3) [J Intorr	iation Disclosure Statement(s) (PTO-1449 or PTO/St	3/08)
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Paper No(s)/Mail Date _____.

6)	Other:	

Notice of Draftsperson's Patent Drawing Review (PTO-948)
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

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DETAILED ACTION

This action is in response to Amendment after non-final rejection filed August 16, 2005. Claims 30-33 have been added as requested by the applicant.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 and 3-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki (US 4,067,027) in view of Land (US 3,622,242).

Regarding claims 1 and 3, Yamazaki teaches a binocular telescope (Fig. 3) with a photographing function (col. 1 lines 5-10), the binocular telescope having a pair of observation optical system for which the interpupillary distance can be adjusted (col. 2 lines 55-57), and a photographing optical system, the pair of the observation optical system being utilized as a focusing device for the photographing optical system (col. 2 lines 58-68), the binocular telescope comprising a first focusing mechanism that focuses the pair of observation optical system so as to observe an object through the pair of observation optical system (col. 2 lines 58-68); a second

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focusing mechanism that focuses the photographing optical system (col. 2 lines 58-68); an association mechanism that associates the first and second focusing mechanism with each other in such a manner that the pair of observation optical systems and the photographing optical system are always kept in a focused state (col. 2 lines 58-68; col. 3 lines 13-15); a pair of reticle elements (11) on which reticles are formed, and which are provided in the pair of observation optical systems for focusing the pair of observation optical systems with a predetermined dioptric power during an operation of the first and second focusing mechanism, each of the pair of reticle elements being arranged at an in-focus position of an objective lens system of the observation optical system, a position of an ocular lens system of the observation optical system being adjustable relative to the position of the reticle elements so as to adjust the dioptric power (col. 3 lines 13-15); and an interpupillary distance adjusting mechanism for adjusting the distance between the optical axes of the pair of observation optical systems (col. 2 lines 55-57), when the optical axes of the pair of observation optical systems are made completely coincident with the interpupillary distance of the user by using the interpupillary distance adjustment mechanism so that the reticle images of the pair of reticle elements are fused, the fused reticle images are geometrically non-coordinate with each other (col. 2 lines 55-57). Yamazaki lacks specific reference to either image symmetry or a fused image and the use of reticles. The symmetry of the image formed by the Yamazaki reference would depend on the image viewed. If the viewed image had either point or line symmetry then the reticle image would then have either point or line symmetry. It is extremely well known in the art to have a fused reticle image to allow a person to properly see and interpret the image sent to the human eye. If the reticle image were not fused then the image would not appear in focus to the human eye. Yamazaki

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teaches focusing adjustment to allow the viewer to see an image that is focused and therefore it would be obvious to fuse the reticle image to ensure the viewed image is in focus. Land teaches the use of reticles (abstract). It would be obvious to one of ordinary skill in the art at the time the invention was made to have the reticle image of Yamazaki be point or line symmetrical for the purpose of aesthetic appreciation. It would further have been obvious to one of ordinary skill in the art to have the Yamazaki invention have a fused reticle image as is known in the art for the purpose of allowing the human eye to properly see and interpret the viewed image. It would further have been obvious to a person of ordinary skill in the art at the time the invention was made to have the Yamazaki reference include the reticles of Land for the purpose of determining the distance between observed objects.

Regarding claims 4-9 and 17-22, Yamazaki teaches the invention as claimed but lacks specific characteristics of the reticle. Land teaches the reticle comprise at least one line segment (Fig. 3c). Land further teaches the reticle comprises at least two line sements extending radially from the optical axes (Fig. 3c). Land further teaches the reticle forming a circular area encircling the optical axes (Fig. 3c). Land further teaches the reticle comprises a geometric figure in the center of which is coincident with the optical axis of the observation optical system (Fig. 3c). Land further teaches the recticle comprises at least one dot (Fig. 3c). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have the reticle of Yamazaki have the structure of the Land reticle for the purpose of allowing light to propagate through the pair of observation optical systems.

Regarding claims 10, 11, 23 and 24, Yamazaki teaches the invention as claimed but lacks specific characteristics of the reticle. Land teaches a reticle comprising at least one dot (Fig. 3c).

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It is within the ability of one of ordinary skill in the art to duplicate a part. Therefore one of ordinary skill in the art would find it obvious to make the one dot of Land a plurality of dots for the purpose of creating a pixel pattern to be recorded by the photographing function of the Land invention. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have the reticle of Yamazaki have the structure of the Land reticle for the purpose of allowing light to propagate through the pair of observation optical systems and form a pixel pattern to be recorded by the photographing optical system.

Regarding claims 12 and 25, Yamazaki teaches the association mechanism comprises a rotary wheel member (14) having a manually operated rotary wheel; the observation optical system comprises two optical system elements that are movable along the optical axis of the observation optical system to focus the observation optical system (Fig. 3; col. 2 lines 58-68); the first focusing mechanism forms a first movement-conversion mechanism for converting a rotation movement of the rotary wheel member into a relative back and forth movement of the two optical system elements (col. 2 lines 58-68); the photographing optical system is movable relative to an imaging plane along the optical axis of the photographing optical system to focus the photographing optical system; and the second focusing mechanism forms a second movement conversion mechanism for converting a rotation movement of the rotary wheel member into a back and forth movement of the photographing optical system elements relative to the image plane (col. 2 lines 58-68).

Regarding claims 13 and 26, Yamazaki teaches the rotary wheel member comprises a rotary wheel cylinder in which a lens barrel is housed so as to be movable along the central axis of the rotary wheel cylinder (Fig. 3), the photographing optical system is housed in the lens

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barrel; the second movement conversion mechanism comprises a first cam groove formed in one of the rotary wheel cylinder and the lens barrel; and a first cam follower formed in the other of the rotary wheel cylinder and the lens barrel; and the first cam groove is formed in such a manner that a rotational movement of the rotary wheel cylinder is converted into a back and forth movement of the lens barrel along the central axis of the rotary wheel cylinder (Fig. 3; col. 2 lines 58-68).

Regarding claims 14 and 27, Yamazaki teaches the rotary wheel member comprises a rotary wheel cylinder in which a lens barrel is housed so as to be movable along the central axis of the rotary wheel cylinder (Fig. 3), the observation optical system is housed in the lens barrel; the first movement conversion mechanism comprises a second cam groove formed in one of the rotary wheel cylinder and the lens barrel; and a second cam follower formed in the other of the rotary wheel cylinder and the lens barrel; and the second cam groove is formed in such a manner that a rotational movement of the rotary wheel cylinder is converted into a back and forth movement of the lens barrel along the central axis of the rotary wheel cylinder (Fig. 3; col. 2 lines 58-68).

Regarding claims 15 and 28, Yamazaki teaches the pair of observation optical systems are mounted on an optical system mount plate that comprises a first and second plates that are movable relative to each other, one of the pair of observation optical systems is placed on the first plate and the other of the pair of optical systems is placed on the second plate, so that the distance between the optical axes of the pair of observation optical systems is adjusted by changing the relative positions of the first and second plates (Fig. 3; col. 2 lines 55-57).

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Regarding claims 16 and 29, Yamazaki teaches the first and second plates are linearly moved relative to each other so that the optical axes of the pair of observation are moved in a predetermined plane, whereby the distance between the optical axes of the pair of observation optical systems is changed (col. 2 lines 55-57).

Regarding claims 30 and 31, Yamazaki teaches the invention as claimed but lacks reference to the use of different reticles. Land teaches the use of different reticles (abstract). Land states that the reticles are dissimilar which the examiner takes to mean the same thing as different. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have Yamazaki reference include the different reticles of Land for the purpose of determining two different distances.

Regarding claims 32 and 33, Yamazaki teaches the association mechanism comprises a rotary wheel cylinder, a first cam groove on the interior surface of the wheel cylinder and a second cam groove on the exterior surface to actuate the first and second focusing mechanisms (Fig. 3; col. 2 lines 58-68).

Response to Arguments

Applicant's arguments, see Amendment, filed March 15, 2005, with respect to the rejection(s) of claim(s) 1 and 3 under Yamazaki have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Yamazaki in view of Land.

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Applicant argued that the Yamazaki reference failed to teach a reticle. Land has been added to teach a reticle. The applicant further argued that Land does not teach interpupillary distance adjustment and therefore would not be combinable with Yamazaki. Land does teach compensation for interocular distance changes (col. 6 lines 29-59). Therefore, the Land reference can be properly combined with the Yamazaki reference.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joshua L. Pritchett whose telephone number is 571-272-2318. The examiner can normally be reached on Monday - Friday 7:00 - 3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew A. Dunn can be reached on 571-272-2312. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JLP

DREW A. DUNN SUPERVISORY PATENT EXAMINER